

YERINGTON PAIUTE TRIBE

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Tribal Chairman Laurie A. Thom

Vice-Chairman Albert Roberts

Member Cassie Roberts

Member Delmar Stevens

Member Elwood Emm

Member Linda L. Howard

Member Nate Landa

Deputy Administrator Mark Lumpkin

Secretary of Record Shelley Cunningham August 14, 2017

Enrique Manzanilla U.S. EPA Region 9 Superfund Division (SFD-1) 75 Hawthorne Street San Francisco, CA, 94105

RE: Review of the DRAFT Memorandum of Understanding between Environmental Protection Agency, Region IX, State of Nevada Division of Environmental Protection and Yerington Paiute Tribe Concerning the Anaconda Mine Site, Yerington Nevada

The Yerington Paiute Tribe has initiated review of the MOU and we are providing a redline/track changes commented version for ease of editing. It is noteworthy that the MOU outlines the division of the site into state and Tribal concerns contrary to CERCLA, legislation designed to provide unified environmental regulation and response to sites including those in multiple states and/or jurisdictions. This action is also contrary to Recommendation 19 of the Recommendations by the Superfund Task Force in response to administrator Scott Pruitt's request on May 22, 2017:

RECOMMENDATION 19: Expand Cleanup Capacity by Designating One Agency Lead for Each Project in Order to Reduce Overlap and Duplication Specific Actions:

- Increase use of Memoranda of Understanding with federal agencies, states and tribes to identify lead agencies for each site and roles and responsibilities for each.
- Identify situations or phases of cleanup for which certain agencies should have primary responsibility (e.g., tribal/state/local responsibility for long-term stewardship of sites).

As indicated by the Tribal Council Resolution attached, there is no existing MOU that applies to the site. There is concern that NDEP claiming one exists despite reminders from our staff, EPA staff and our Environmental Director hand delivering a copy of the Tribal Resolution

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to the Director of NDEP, indicates a lack of understanding regarding the CERCLA response, a serious lack of capacity to handle this site.

In general, with the reach of the Walker River between the confluence of the Wabuska Drain and the Weber Reservoir being adding to the site, the vast majority of the site is now BLM and Tribal Trust property. It is unknown how allowing an agency that has authority on less than 50% of the site will be an effective lead.

Despite the failure of the attached MOU to address the issue at point, an MOU between the Tribe, EPA and NDEP may be needed to appropriately address the site as indicated in Recommendation 19. However, this will likely be one that acknowledges the legal reality of CERCLA and tribal sovereignty and the need for continued EPA lead with NPL listing for the site.

Sincerely,

Laurie A. Thom, Chairman

Yerington Paiute Tribe

C:

Greg Lavato, NDEP Amber Torres Chairman, WRPT

Attachments:

Redline comments of the MOU
White paper on site property ownership
Tribal Resolution regarding MOUs with NDEP and Deferral
White paper regarding CERCLA document review periods